STATE OF TENNESSEE SUMMONS

IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE

Plaintiff	CIVIL ACTION NO
 Plaintiff	Service By: Sheriff
vs.	ם Attorney ם Sec. Of State
Defendant	ב Gec. Of State ב Comm. Of Insurance
Defendant	_
Defendant	_
To the above named Defendan	nt:
You are hereby summoned an	d required to serve upon
You are hereby summoned an plaintiff's attorney, whose address is	d required to serve upons
You are hereby summoned and plaintiff's attorney, whose address is, an answer	d required to serve upons sr to the complaint which is herewith served
You are hereby summoned and plaintiff's attorney, whose address is, an answer upon you within thirty (30) days after exclusive of the day of service. If yo	d required to serve upons r to the complaint which is herewith served r service of this summons upon you, bu fail to do so, judgment by default will be
You are hereby summoned and plaintiff's attorney, whose address is, an answer upon you within thirty (30) days after exclusive of the day of service. If yo taken against you for the relief dema	d required to serve upons r to the complaint which is herewith served r service of this summons upon you, bu fail to do so, judgment by default will be
You are hereby summoned and plaintiff's attorney, whose address is, an answer upon you within thirty (30) days after exclusive of the day of service. If yo taken against you for the relief dema	d required to serve upons r to the complaint which is herewith served r service of this summons upon you, ou fail to do so, judgment by default will be unded in the complaint. B. Beeler, Clerk and Master for said Court at

NOTICE:

To the defendant(s): Tennessee law provides a four thousand dollar (\$4,000.00) personal property exemption from execution or seizure to satisfy a judgment. If a judgment should be entered against you in this action and you wish to claim property as exempt, you must file a written list, under oath, of the terms you wish to claim as exempt with the clerk of the court. The list may be filed at any time and may be changed by you thereafter as necessary; however, unless it is filed before the judgment becomes final, it will not be effective as to any execution or garnishment issued prior to the filing of the list. Certain items are automatically exempt by law and do not need to be listed; these include items of necessary wearing apparel (clothing) for yourself and your family and trunks or other receptacles necessary to contain such apparel, family portraits, the family Bible, and school books. Should any of these items be seized, you would have the right to recover them. If you do not understand your exemption right or how to exercise it, you may wish to seek the counsel of a lawyer. Mail list, including docket number, to: Clerk and Master, P.O.Box 1666, Franklin, TN 37065.

RETURN ON PERSONAL SERVICE OF SUMMONS

I hereby certify and return that I served this summons together with the complaint as follows:

Check one: (1) or (2) are for the return of an authorized officer or attorney; an attorney's return

	1.	I certify that on the date indicated below I served a copy of this summons on the ss stated above by
	2.	
	3.	I acknowledge being served with this summons on the date indicated below:
DATE	OF SEI	RVICE:
SIGN	ATURE	OF WITNESS, OFFICER OR ATTORNEY:
Signo	ature o	Notary Public or Deputy Clerk:
Com	missior	Expires:
herel	oy certi	fy and return that on the day of, 20, I sent,
ostage f the receing the receivable the re	ye prep summo	fy and return that on the day of, 20, I sent, raid, by registered return receipt mail or certified return receipt mail, a certified copy ons and a copy of the complaint in case no to the defendant, on the day of, 20 The return receipt, which had been signed by, 20 The return receipt is attached to this mons to be filed by the Chancery Court Clerk and Master.
ostag f the recei n the rigin	ye prep summo ved the	eaid, by registered return receipt mail or certified return receipt mail, a certified copy on and a copy of the complaint in case no to the defendant, on the, day of, 20, return receipt, which had been signed by, 20 The return receipt is attached to this
ostage f the receing the receivable the re	yed the	eaid, by registered return receipt mail or certified return receipt mail, a certified copy on and a copy of the complaint in case no to the defendant, on the, day of, 20, return receipt, which had been signed by, 20 The return receipt is attached to this
recei n the rigin	ved the	eaid, by registered return receipt mail or certified return receipt mail, a certified copy ons and a copy of the complaint in case no to the defendant, on the day of, 20
osta f the recei n the rigin	ved the	raid, by registered return receipt mail or certified return receipt mail, a certified copy ons and a copy of the complaint in case no
recein the riginal	ved the	return receipt mail or certified return receipt mail, a certified copy ons and a copy of the complaint in case no